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7 and
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15 Attorneys for Interested Parties
16 Kirk and Amy Henry

17 **UNITED STATES DISTRICT COURT**

18 **DISTRICT OF NEVADA**

19 UNITED STATES OF AMERICA,)
20 Plaintiffs,)
21 vs.)
22 POWER COMPANY INC., doing business as)
23 THE CRAZY HORSE TOO, and)
24 FREDERICK JOHN RIZZOLO)
25 Defendants.)
26

27 Case No. 2:06-cr-00186-PMP-PAL

28 **KIRK AND AMY HENRY'S
MOTION TO WITHDRAW
MOTION FOR ORDER TO
SHOW CAUSE WHY THE
MANAGERS AND AGENTS
OF THE PIAZZA FAMILY
LIMITED PARTNERSHIP
SHOULD NOT BE HELD IN
CONTEMPT (#466)**

29 Victims KIRK and AMY HENRY, by and through their attorneys of record, hereby file
30 the following Motion to Withdraw their Motion for Order to Show Cause why the Managers and
31 Agents of the Piazza Family Limited Partnership Should not be Held in Contempt (#466).

32 During Defendant Rick Rizzolo's revocation hearing on July 20, 2011, the Court ordered
33 that "the money in the Bank of America account in Philadelphia shall be turned over to the
34 Henrys *forthwith*." *See* Minutes of Proceedings (#459) (emphasis added). Despite the Court's



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1 Order, Plaintiffs did not receive the subject funds in an expeditious manner which necessitated
2 their Motion for Order to Show Cause why the Managers and Agents of the Piazza Family
3 Limited Partnership Should not be Held in Contempt (#466).

4 On August 16, 2011, Plaintiffs finally received a wire transfer from the Piazza Family
5 Limited Partnership in the amount of \$465,864.19. Although the Piazza Family Limited
6 Partnership has ignored Plaintiffs' requests for an accounting of the disputed funds, its attorney
7 Stuart Cohen, Esq. has represented that this constitutes the entire amount that was being held for
8 the benefit of Lions Limited Partnership and, in turn, Rick Rizzolo. Accordingly, Kirk and Amy
9 Henry request that the Court allow the withdrawal of the Motion for Order to Show Cause why
10 the Managers and Agents of the Piazza Family Limited Partnership Should not be held in
11 contempt (#466).

12 DATED this 17th day of August, 2011.

13 HUNTERTON & ASSOCIATES

14 CAMPBELL & WILLIAMS

15 By /s/ C. Stanley Hunterton

16

17 C. STANLEY HUNTERTON, ESQ. (1891)
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20 By /s/ Philip. R. Erwin
21 DONALD J. CAMPBELL, ESQ. (1216)
22 PHILIP R. ERWIN, ESQ. (11563)
23 700 South Seventh Street
24 Las Vegas, Nevada 89101

25 *Attorneys for Victim Amy Henry*

26 *Attorneys for Victim Kirk Henry*

27 IT IS SO ORDERED.



28
29 PHILIP M. PRO
30 UNITED STATES DISTRICT JUDGE

31 Dated: August 18, 2011.



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& WILLIAMS

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1 **CERTIFICATE OF SERVICE**
2

3 The undersigned hereby certifies that service of the foregoing was served on the 17th day
4 of August, 2011 via the Court's CM/ECF electronic filing system addressed to all parties on the
5 e-service list.
6

7 /s/ Philip R. Erwin, Esq.
8 An Employee of Campbell & Williams
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